

1 **they were in the office?**

2 MR. FUNK: Objection.

3 A. Unless they were discussing something particular
4 about that case, I would say no.

5 BY MS. GREENE:

6 Q. What about William Hubbard, did you know him at
7 all?

8 A. Same, just like everybody else. I knew him, but
9 we weren't friends. I shouldn't say we weren't friends,
10 because it sounds like we're enemies. We weren't
11 enemies, but we didn't interact together.

12 Q. Okay. In any case, Hubbard, Rowl, Hicks,
13 McCaffrey, Stanic --

14 A. That's me.

15 Q. You're McCaffrey. Excuse me. Hubbard, Rowl,
16 Hicks, Stanic, and Allen were all your colleagues,
17 right?

18 A. Yes. We were all homicide detectives.

19 Q. Right. And then, Dugan, Comendeca, and Kaminski
20 were all supervisors that you interacted with, correct?

21 A. Correct.

22 Q. And for all of those individuals during the
23 course of your career did you ever know of any of them
24 to not include everything that they learned in their
25 investigation in their files or in their reports?

1 A. Not that I know of.

2 Q. Did you ever know any of them not telling every
3 piece of information about an investigation to a
4 prosecutor?

5 A. Not that I know of.

6 Q. Did you ever know of any them threatening
7 witnesses, or others in association of their
8 investigations?

9 A. Not that I know of.

10 Q. Did you ever know of any of them not taking
11 action when they were aware that a witness was
12 testifying in court inconsistently with their prior
13 statements?

14 A. Not that I know of.

15 Q. Were you ever aware of any of them not taking
16 action when they became aware during a trial that a
17 prosecutor didn't know about potentially exculpatory
18 information that arose during the course of an
19 investigation?

20 MR. FUNK: Objection.

21 A. Not that I know of.

22 BY MS. GREENE:

23 Q. Did you ever know of any of them to be aware of
24 a fellow officer's misconduct, or illegal behavior, or
25 policies violations, but failed to report that

1 misconduct?

2 A. Not that I know of.

3 Q. Okay. If evidence is sent to the SIU for
4 testing, or if a request for such testing or analysis is
5 made by an officer, a report would be generated for that
6 request, right?

7 MR. FUNK: Objection.

8 A. As far as I know it should.

9 BY MS. GREENE:

10 Q. As you understood your duties as a homicide
11 detective, it's true that if you requested for evidence
12 to be analyzed by SIU that you knew that you needed to
13 write a report about that, right?

14 A. As far as I know, yes.

15 Q. And likewise, when SIU analyzed any piece of
16 evidence in an investigation that you were conducting, a
17 report would be generated about whatever the analysis
18 resulted in, right?

19 MR. FUNK: Objection.

20 A. Are you asking me if I knew that they would
21 write a report when it was finished, and they wouldn't
22 write a report at some times? I don't know that.

23 BY MS. GREENE:

24 Q. Let me ask you this: If you requested that SIU
25 analyzed some piece of evidence, would you expect that